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The definition of fraud for purposes of this section will be determined in accordance with State law.

- (b) For methods of investigation of situations which there is a question of fraud, that do not infringe on the legal rights of persons involved and are consistent with the principles recognized as affording due process of law.
- (c) For the designation of official position(s) responsible for referral of situations involving suspected fraud to the proper authorities.

[36 FR 3869, Feb. 27, 1971]

### PART 237—FISCAL ADMINISTRA-TION OF FINANCIAL ASSISTANCE PROGRAMS

AUTHORITY: Section 1102 of the Social Security Act (42 U.S.C. 1302); 49 Stat. 647, as amended.

# §237.50 Recipient count, Federal financial participation.

Pursuant to the formulas in sections 3, 403, 1003, 1118, 1121, 1403, and 1603 of the Social Security Act, it is necessary to identify expenditures that may be included in claims for Federal financial participation. The quarterly statement of expenditures and recoveries which is required for OAA, AFDC, AB, APTD, and AABD must include, as a part of the basis for computing the amount of Federal participation in such expenditures, the number of eligible recipients each month. However, where the State is making claims under section 1118 of the Act or under optional provisions for Federal sharing specified in such paragraphs no recipient count is involved. Vendor payments for medical care may not be considered if the State has a plan approved under title XIX of the Act. The procedures for determining recipient count are set forth in paragraphs (a), (b) and (c) of this sec-

- (a) Adult assistance categories. For each adult assistance category, under title I, X, XIV, or XVI, of the Act, the recipient count for any month may include:
- (1) Eligible recipients who receive money payments or in whose behalf protective payments are made for that month:

Provided, That such payments are not excluded from Federal financial participation under the provisions of §233.145(c) of this chapter; plus

- (2) Other eligible recipients in whose behalf payments are made for institutional services in intermediate care facilities for that month, but only in a State which does not have in effect a plan approved under Title XIX of the Act. (See §233.145(b)(2) of this chapter.)
- (b) AFDC category. For the AFDC category under title IV, part A, of the Act:
- (1) The recipient count for any month includes:
- (i) Eligible recipients in families which receive a money payment, plus
- (ii) Eligible recipients in families not otherwise counted on whose behalf protective or nonmedical vendor assistance payments are made for such month in accordance with the vendor payment provisions at §234.60, provided that such payments are not excluded from Federal financial participation under the provisions of §233.145(c) of this chapter.
- (2) For the purpose of this provision, *recipients* means, if otherwise eligible:
  - (i) Children;
- (ii) In a home with no parent who is the caretaker relative, an otherwise eligible relative of specified degree;
  - (iii) Parent(s):
- (iv) The spouse of such parent, in the case of AFDC eligibility due to incapacity or unemployment;
- (3) As used in paragraph (b)(2)(iii) of this section, the term parent means the natural or adoptive parent, or the stepparent who is married to the child's natural or adoptive parent and is legally obligated to support the child under a State law of general applicability which requires stepparents to support stepchildren to the same extent that natural or adoptive parents are required to support their children; and the term "spouse" as used in paragraph (b)(2)(iv) of this section means an individual who is the husband or wife of the child's own parent, as defined above, by reason of a legal marriage as defined under State law.
- (4) Where there are two or more dependent children living in a place of residence with two other persons and each of such other persons is a relative who has responsibility for the care and

control of one or more of the dependent children, there may be two AFDC families (assistance units), if neither family includes a parent or sibling included in the other family pursuant to §206.10 (a)(1)(vii).

(c) Essential person. An essential person or other ineligible person who is living with the eligible person may not be counted as a recipient.

[38 FR 32914, Nov. 29, 1973, as amended at 57 FR 30161, July 8, 1992]

### PART 260—GENERAL TEMPORARY ASSISTANCE FOR NEEDY FAMI-LIES (TANF) PROVISIONS

# Subpart A—What Provisions Generally Apply to the TANF Program?

Sec.

260.10 What does this part cover?

260.20 What is the purpose of the TANF program?

260.30 What definitions apply under the TANF regulations?

260.31 What does the term "assistance" mean?

260.32 What does the term "WtW cash assistance" mean?

260.33 When are expenditures on State or local tax credits allowable expenditures for TANF-related purposes?

260.34 When do the Charitable Choice provisions of TANF apply?

260.35 What other Federal laws apply to TANF?

260.40  $\,$  When are these provisions in effect?

### Subpart B—What Special Provisions Apply to Victims of Domestic Violence?

260.50 What is the purpose of this subpart?
260.51 What definitions apply to this subpart?

260.52 What are the basic provisions of the Family Violence Option (FVO)?

260.54 Do States have flexibility to grant good cause domestic violence waivers?

260.55 What are the additional requirements for Federal recognition of good cause domestic violence waivers?

260.58 What penalty relief is available to a State whose failure to meet the work participation rates is attributable to providing federally recognized good cause domestic violence waivers?

260.59 What penalty relief is available to a State that failed to comply with the five-year limit on Federal assistance because

it provided federally recognized good cause domestic violence waivers?

### Subpart C—What Special Provisions Apply to States That Were Operating Programs Under Approved Waivers?

260.70 What is the purpose of this subpart? 260.71 What definitions apply to this sub-

part?

260.72 What basic requirements must State demonstration components meet for the purpose of determining if inconsistencies exist with respect to work requirements or time limits?

260.73 How do existing welfare reform waivers affect the participation rates and work rules?

260.74 How do existing welfare reform waivers affect the application of the Federal time-limit provisions?

260.75 If a State is claiming a waiver inconsistency for work requirements or time limits, what must the Governor certify?

260.76 What special rules apply to States that are continuing evaluations of their waiver demonstrations?

AUTHORITY: 42 U.S.C. 601, 601 note, 603, 604, 606, 607, 608, 609, 610, 611, 619, and 1308.

Source: 64 FR 17878, Apr. 12, 1999, unless otherwise noted.

# Subpart A—What Rules Generally Apply to the TANF Program?

#### § 260.10 What does this part cover?

This part includes regulatory provisions that generally apply to the Temporary Assistance for Needy Families (TANF) program.

## § 260.20 What is the purpose of the TANF program?

The TANF program has the following four purposes:

(a) Provide assistance to needy families so that children may be cared for in their own homes or in the homes of relatives:

(b) End the dependence of needy parents on government benefits by promoting job preparation, work, and marriage:

(c) Prevent and reduce the incidence of out-of-wedlock pregnancies and establish annual numerical goals for preventing and reducing the incidence of these pregnancies; and

(d) Encourage the formation and maintenance of two-parent families.